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In an exceedingly rich line of patterns, both modern and Oriental. All the regular sizes up to S and including carpet sizes.

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In down or silk floss, made to or

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In many different words, and inspect, even if you do not of care to order. In many different woods, Call

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These seats are really beautiful, D made from the best of oak, and guaranteed for long service.

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I. HOPP & CO .-- J. HOPP & CO

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If you drink Beer, take the

"Buffet Brand."

It is "The Best" Milwaukee Beer!

It is Made By Union Labor It is bottled at the brewery only.

It contains only 3-37 100 per cent It has a very large percentage of

extracts and albuminoids. It keeps the foam well. It is the purest and best tasting

Try a barrel of 6 dozen quarts. free within the city limits.

HOFFSCHLAEGER COMPANY, Ltd

SOLE IMPORTERS, King and Bethel Streets, Honolulu.

NOTICE To Importers.

AT A MEETING OF THE UNDERsigned Shipowners and Agents, held in this City on October 5th, 1900, the following resolution has been unanimousy adopted:

RESOLVED, That all merchandise anded upon any wharf in the Harbor of Honolulu from steam or sailing vessels will be at the risk of the owners or consignees, and if not removed withn. twenty-four hours after 5 p. m. of the day on which it has been landed will be stored or left on the wharf at the risk and expense of the owners or

ALEXANDER & BALDWIN, LTD. C. BREWER & CO., LTD. CASTLE & COOKE, LTD. THEO. H. DAVIES & CO., LTD. H. HACKFELD & CO., LTD. W. G. IRWIN & CO., LTD. F. A. SCHAEFER & CO.

Honolulu, October 6th, 1900.

The Instrumente Used in.... THE SILENT BARBER SHO

are Thoroughly Disinfected Sefera JOSEPH PERNANDER, Pros HOTEL #3 RLINGTON ACTEL

Dunreggan Must Pay Puna Sugar Company

FOR FEARLESS AND CREW GOVERNMENT

Judge Estee Makes Salvage Award -- Richardson Estate Increasing -- Emil Captain Macauley Gets \$500.

For her services in pulling off the Dunreggan from the reef of Diamond and crew will receive something over decision in the case yesterday morning Court for decision. and the matter, which has dragged along for such a length of time is at last finished.

It is a lengthy opinion which Judge Estee gives. It recites the voyage of the Dunreggan from London to this city and tells of her going on the reef on August 8th last and it describes the work of the Fearless and the Eieu and the Iroquois, and how finally she was pulled off the reef by the three vessels combined and towed into the harbor.

Of the services rendered by the Fearess Judge Estee speaks epecially tellfor over forty-eight hours, never for an instant ceasing to pull on her save for the time when her hawser parted. He believes from a careful reading of the evidence, he says, that the Dunreggan was in imminent peril. According to the testimony she was in such a precarious situation that she would have gone to pieces in a short time longer, for her rudder post was strained, her plates were pulling apart and her frame work was being displaced. If she had gone to pieces her crew would have the Fearless stood by.

He pays some attention also to the peril which the Fearless herself encountered by remaining with the Dunreggan and tugging away at her during the long hours while she lay on the reef. He recites what Captain Pond of the Iroquois said that he would not have cared to put his vessel in such a position unless in case of dire emergency, and he believes that owing to the arness of the break danger and that it was only due to the courage of Captain Brokaw and his

men that she stood by at all. Judge Estee makes a careful estimate of the value of the vessel and of her cargo and he closes his opinion with

the following judgment: "After a careful reading of the testimony taken in this case and of the briefs of the various counsel, the Court is of opinion that the value of the Dunreggan when she went upon the reef was \$65,000; the amount of money necessary to repair her will be \$25,000, leaving her present value \$40,000. It is conceded that the value of the cargo and freight saved is \$54,366.59, making a total valuation of the property saved

\$94,266,59. "Considering all the circumstances of the case and without reference to the question of proportion, the Court is of opinion that a reasonable compensa- that the two causes should be combined tion to the salvors in view of the and tried on the same statement of facts. amount of property rescued should be the sum of \$12,000 to include the services of all three vessels.

"That of this amount the Iroquois had made any claim for salvage; not having done so that amount enures to the ship Dunreggan and her cargo; that the Eleu has been already paid and has receipted in full for her services amounting to the sum of \$157.70,

"Captain Macauley is entitled to some compensation for the services rendered It costs you only \$12.50 delivered by him and the Court hereby awards him the sum of \$500. That the balance of said \$12,000 after deducting the said \$3000 and the sum of \$157.70 already paid by the Dunreggan and after the payment to Captain Macauley of said \$500 as aforesald to wit \$8342.30 is ordered to be distributed as follows: \$1300 thereof to the master and crew of the tug Fearless in the following manner: To Captain G. H. Brokaw, \$600; to R. B. Seike, the mate of the Fearless, \$200; to Bert Wheeler, the chief engineer, \$150; to J. S. Purdie, the assistant engineer, \$100; to Dave Rees and J. Torkelson, deckhands, each \$50; to William Parker and J. Hancock, firemen, each \$50; to John Johnson, the cook, \$15, and to J. Wiese, the messboy, \$15, constituting the crew of the Fearless; the balance of \$7,042.30 to go to John D. Spreckels and Company, the libellant herein as owner of the tug Fearless in full for the services of the tug pointed as guardian in her stead. and including all the expenses incurred by the tug in rescuing the Dunreggan.

BEER FOR THE SICK.

Informer Has His Drug Dispenser Arrested and Fined.

Mrs. Hannah Ah Kin, a Chinese woman, was fined \$100 yesterday morning for re-Mrs. Ah Kin keeps a little store in the Kewalo district. One night last week man came to her saying that he was sick on him and sold him a bottle of beer for 25 cents. Then he informed on her.

Deputy Sheriff Chillingworth said that he satisfied if half the ordinary fine were inflicted. Judge Wilcox said that \$100 was the minimum for the first offence and he Galena and Joplin. had no other course open but to impose a fine of that amount. Chris. Tarkelson and W. Mainland dis-

turbed the quiet of the nig. t after being repeatedly warned. It cost them 55 and M. C. Hamman paid \$10 and costs for assaulting J. J. Belser. Belser tled his horse in front of Hamman's store, Hamman objected and took the horse across

the street. Belser arrived on the scene and remonstrated. The result was an assault case. There is not an ounce of headache in a barrel of it, Jesse Moore "AA"

HARDY TARS THE FORESTS

Sued.

Unibrecht's Children --Court News.

The Puna Sugar Company has a difference of opinion with the Territorial Govhead the tug Fearless and her officers ernment in the matter of cutting timber in the lands at Wa'akahiula and the ques-\$5000. Judge Estee handed down his tion has been submitted to the Supreme

company is the owner of a tract of land and that this tract borders on a road constructed by the Government through a natural forest. The company has been your valuables are in perfect safety. cutting and destroying forest trees, shrubthe road and claims the right to continue ES. You have your own key, and no

company has not such right, and issue is joined squarely on the point. The facts ing how she stood by the Dunreggan are agreed to and the matter is submitted to the court.

The question of law at issue is the constitutionality of sections 1617, 1618 and 1619 call and see our vaults and boxes. of the Penal Laws, which the sugar company claims are contrary to the Fifth Amendment to the Constitution of the United States. The sections upon which Attorney General Dole relies plainly forbid cutting tim-

road running through a natural forest, and provide fines for any violation of the The sugar company claims that such a been drowned without doubt, had not law is taking private property without due

process of law, as it prevents them from securing revenue from the cutting of the

INTERPLEADER CASE DECIDED. The Supreme Court rendered a decision vesterday in the case of Yee Wo vs. Chung up Yee, sustaining the decision of the Fifth Circuit Court and dismissing the appeal from the ruling of that court. The case hinged principally on the construction of the law of interpleader. It arose out of the seizing of goods and chattels belonging to the defendant for a judgment of \$300, which was claimed to b ers the Fearless was all along in great owed. The Judge ordered that Yee Wo show cause why the mortgage should not be paid first out of any moneys received from the sale on execution and that all proceedings be stayed until the hearing and decision of that question. Yee Wo demurred on the ground that an order of interpleader could be granted only on the ipplication of the officer, who had seized the goods and not on the application of adverse claimants. The Judge sustained the demurrer and the appeal was taken on the point, the decision of the Judge being sustained. J. T. De Bolt appeared for plaintiff in error and J. D. Willard

for defendant in error. THE NEW CARSON CASES. In the two cases recently filed against the steamship Claudine by J. P. Low and John Plitz, for damages resulting from the sinking of the William Carson, Judge Estee yesterday ordered the amendment of the complaints so as to show that the lights on the two vessels should have been visible at a distance of two miles instead of a half mile, as was alleged in the complaints. It was likewise ordered Low is suing for about \$9,000 for the cargo of coal which the Carson was carrving, and Piltz, who was the master of the Carson, sues for the personal property

which he lost by reason of her sinking. would have been entitled to \$3000 if she RICHARDSON ESTATE INCREASING. count of F. W. Macfarlane and August counts show that the value of the estate on April 12, 1899, was \$95,783,69, while on also to be deducted from said sum of April 30, 1900, its value was \$101,523.01, a net increase of \$5,739.32. The report states that the accounts are well stated and rec-

ommends their approval. J. O. BANNING'S ESTATE.

Three reports have been filed in the Circuit Court by R. D. Mead, master in chancery to examine the accounts of Mrs. AGENTS FOR Clara H. Banning, as trustee of the es-tate of J. O. Banning. In the last it is reported that the trustee asks to be allowed the sum of \$78,610. The valuation of the estate is \$74,055. An error of thirotherwise they are approved.

WANT AN ADMINISTRATOR. The City Furniture Store has applied to the Circuit Court for the appointment of Frank E. Thompson as administrator of the estate of James J. Stewart. The property consists of \$1,200 in real estate and cash, and the heirs are sisters and brothers in Washington, in Ohio and in England.

EMIL UHLBRECHT'S ESTATE. Mrs. Emilie Uhlbrecht, widow of Emil Uhlbrecht, who was drowned so tragicaly off Makapun Point and whose foot was found in the stomach of a shark, has filed her account as guardian of the children, and asks that some suitable person be apstate consists solely of preperty at Walkiki which is valued at \$1,300.

CLENCH ESTATE. Mary Jane Clench has applied for appointment as administrator of the estate of Wm, C. Clench, who died on March 15, 1900. The estate consists of \$6,000 in real estate on Lunaillo street and \$284 in bank.

Leader of Counterfeiters.

WICHITA, Kas., Oct. 4.-T. F. Frantz, said to be leader of a gang of alleged counterfeiters, was arrested here late last night. He lives at Canand asking for stimulant. She took pity ton, Kas., and stood high in that community. The coins are made out of Mexican silver dollars and Galena lead. Frantz is said to have coined the mon-George Ball, Isaac Ball and Frank Nolan are in the federal jull at Fort Scott, accused of passing the coins at

Arctic Explorers Back.

COPENHAGEN, Oct. 4.-Lieutenant Amdrup's Greenland expedition has ar | Oceanic Steamsnip Company rived here on board the Antarctic. The members of the expedition explored and mapped a hitherto unknown stretch of land extending from Cape Town, latitude 69 degrees 28 minutes north, to Agasis Land, 67 degrees 22 minutes north.

The Prince of Wales is godfather to the son and heir lately born to the Vis-Whiskey. Try it and see for yourself, bonynge of San Francisco.

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the City of Honolulu for rent.

OFFICERS: R. D. Mead has presented his report as H. P. Baldwin President master in chancery to examine the ac- J. B. Castle First Vice President W. M. Alexander. Second Vice President W. O. Smith Secretary and Auditor

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314 per cent; 12 months, 4 per cent.

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Reserved Fund . . . Yen 8 13 ,000 HEAD OFFICE: YOKOHAMA.

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